GR # E

I hereby neminate, constitute and appoint my daughter, Bessie Lee Fleming Name, Executrix and Trustee and my son, James Chester Fleming, Executor and Trustee of this my Last Will and Testament, te serve as such without being required to execute bond in either capacity, however, should either my said daughter or son be unable to serve as requested then it is my desire that the other one shall serve solely but should both my Executriz, Executer and Trustees be unable, to serve for any reason, then I request that the State Bank and Trust Company, Abbeville, South Carolina, er its successors, shall be appointed by the Court, to carry out the terms of my above Will as Executor and Trustee.

IN WITNESS WHEREOF, I have herounte signed my name and affixed my Seal this ______ day of November, A.D. 1968.

Signed, Sealed, Published and Declared by Luvie Alewine, Fleming, as and for her Last Will and Testament, in our presence, and we in her presence, at her request, and each of us in the presence of the other two, have subscribed our names as attesting witnesses.

and I husle

Luvie Alewine Fleming

Luvie Alewine Fleming

PROOF OF WILE

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STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF

STEPHEN C. ROACH

IN THE NAME OF GOD, AMEN:

I, Stephen C. Rosch, being of sound and disposing mind, memory and understanding, but being mindful of the uncertainties of life, co herby make, publish and declare the following as and for My Last Will and Testament, to wit-

ITEM I. I direct that my Executrix hereinefter named, to pay in full all my just debts and funeral expenses with the first money coming into her hands.

ITEM II. I will, devise and bequeath all my property, real personal or mixed, of whatsoever kind and wheresoever situate unto my beloved wife, Elizabeth H. Rosch, in fee simple, absolute.

ITEM III. In the event my wife should predecease me, or we should die as a result of a common disaster, then I will, devise and bequeath all my property, real, personal or mixed unto my son, Stephen Coty Roach in fee simple, absolute. If my son is still a minor, then I appoint my mother-in law, Madge H. Hester as his legal Guardian. If for some reason she shall not be able to cualify as his Guardian I appoint my sister-in-law, Donna H. Landers, as his leagl Guardian, either to serve without bond.

ITEM IV. I hereby nominate, constitute and appoint my wife.

Eli-abeth H. Roach as Executrix of this By Last Will and Testament, to serve without bond. In the event she should fail to serve, I appoint my mother-in-last Madge H. Hester, or in the event she should fail to qualify, I appoint my sister-in-law, Donna H. Landers as Executrix, wither to serve without bond.

INWITNESS WHEREOF, I have hereunto set my hand and seal this

dey of August, 1985.

Signed, Serled, Published and Declared by Stephen C. Roach as and for his Last Will and Testament in the presence of us, who in his presence, and in the presence of each other, at his request have subscribed our names as attesting witnesses.

ADDI ESS Calkon Forthe, S.C. Box 605

P. Boyol Punch ADDI ESS 424 TAte Of. Calkon Fields & S.C.

ADDI ESS BOX 605 Calkon telle Se.

PROOF OF WILL THE STATE OF SOUTH CAROLINA IN THE COURT OF PROBATE Basie Lee P. Nance Judge of Probate for said County. Robert Le Sherard bons only from says hat he saw Stephen C. Roach seel publish and declare the annexed instrument of writing hearing date the A D. 1987 Last Will and Testament; that the said. smory and understanding, according to the best ob deponent's knowledge and belief; and that the said Robert L. Sherard that with P. Boyd Purdy Anne M. Sherard h his presence, and in the presence of each other, witnessed the due execution thereof. n to before me this 23rd day of Robert L. S Judge of Probate Abbeville County, S. C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM Klizabeth H. Rosch On hearing the above petition of.... it is hereby gracered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, with codicil Stephen C. Roach, deceased, be entered of Probate in and and the court of Probate, the 11th day of February Judge of Court of Probate. QUALIFICATION OF FIDUCIARY HE STATE OF SOUTH CAROLINA, ...County. do solemnly swear, that this writing contains the true Last Will of the within named and that... Stephen C. Roach deceased, so far as...... know or believe; will well and truly execute the same, by paying first the debts, and then legacies contained in the goods and chattels will thereunto extend and the law charge me, and that and Will as for be his will make a true and perfect inventory of all such goods and chattels; So day of ffice Address of each Fiduciary must be shown)

Hast Will and Testament

STATE OF SOUTH CAROLINA)
COUNTY OF GREENWOOD)

-536 B. meto

1987 WULLE 1518

I, EMMA B. MEEKS, a resident of and domiciled in the County of Greenwood, State of South Carolina, hereby make, publish and declare this to be my Last Will and Testament.

ITEM I.

I hereby revoke all other Wills and Codicils at any time heretofore made by me.

ITEM II.

I direct that all my just debts, obligations and funeral expenses be paid by my Executors as early as may be practical after my death, from any such funds or property left by me as my Executors may deem advisable to appropriate for such purpose; however, I direct that my Executor may cause any debt to be carried, renewed and refinanced from time to time upon such terms and with such securities for its repayment as my Executors may deem advisable taking into consideration the best interest of the beneficiaries hereunder. I further authorize my Executors to settle and discharge any claims against my estate in their absolute discretion and to plead the Statute of Limitations whenever applicable.

ITEM III.

I give my entire estate to my two daughters, Bobbie J. Brunson and Hattie M. Braan, in equal shares. The children of a deceased child of mine shall take the share to which their parent would have been entitled.

ITEM IV.

I nominate and appoint Bobbie J. Brunson and Hattie M. Braan to be Executors of this Will and direct that they serve without bond to the extent then permitted by law, and I do grant unto them full power and authority to assign, transfer, mortgage, sell or convey at public or private sale, for such price and upon such terms and conditions as they may deem wise, any or all assets of my estate

Clerk, Probate Court Greenwood, County, S. C.

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which they may think necessary or desirable in the administration of my estate, with like authority to execute deeds, assignments or other instruments incident thereto. In the event either of them shall be unable or unwilling to serve or continue to serve as my Executor, the other shall serve as sole Executor with like power and without bond. Whenever the term "Executor" or any modifying or substituted pronoun therefor is used in this Will, the same shall include both the singular and the plural and the masculine and feminine genders and shall apply equally to the Executors named herein and to any successor or substitute Executor acting hereunder, and such successor or substitute Executor shall possess all the rights, powers, duties, authority, privileges and responsibilities conferred upon my Executor originally named herein.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal to this my Last Will and Testament this //Thanh

EMMA B. MEEKS (1.5.)

··
The foregoing Will consisting of two typewritten pages, this included
was this 12 day of Miarch, 1981, signed and sealed
in the presence of the undersigned, who, at the request of and in the
presence of Emma B. Meeks, and in the presence of each other have
herethto signed our names as witnesses to this her Last Will and
Testament.
Howard & Breeze of Sramort, SC
Lixea D. Clempleve of Securiocal B.C.
Dilla 5 Robert of America, 50

LAST WILL AND TESTAMENT

OF

STANLEY F. ROSS

I, STANLEY F. ROSS, of the Village of Palatine, County of Cook and State of Illinois, being of sound mind and disposing memory, do hereby make, publish and declare this to be my Last Will and Testament, and I hereby expressly revoke any and all Wills, testaments and codicils at any time heretofore made by me.

pay all my just debts, funeral and burial expenses, and the costs of administration of my estate. My wife's name is HELEN P. ROSS. I have two children now living, namely: LAWRENCE R. ROSS, now of Elgin, Illinois, and RICHARD J. ROSS, now of Moraga, California.

SECOND: I give, devise and bequeath all the rest, residue and remainder of my property and estate, real, personal, and mixed, of every kind and nature and wheresoever situated, of which I may die seized or possessed, or to which I may be entitled at my death, to my wife, HELEN P. ROSS, if she survives me, to have and to hold to her own separate use in fee simple absolute forever.

THIRD: In the event, however, that my wife should predecease me or should my death and that of my wife occur under such circumstances (either as a result of a common disaster or otherwise) that it is impossible to determine which death occurred first, then I give, devise and bequeath said residue and remainder of my property and estate equally to my sons, LAWRENCE R. ROSS and RICHARD J. ROSS.

FOURTH: I hereby nominate and appoint my wife, HELEN P. ROSS, Executor of this my Last Will and Testament, and

Stantag Fr. Ross

direct that she shall serve without bond or security for the faithful performance of her duties as Executor, and that she shall have full power and authority to settle the estate in her own way and to sell, to borrow against, and to mortgage or pledge, all or any part thereof, real or personal, at public or private sale as she may think best and without order of any court, and to do all things in connection therein that I might have done during my lifetime.

In the event my wife and I depart this life by reason of a common catastrophe, or she predeceases me, or in the event of her resignation, inability or refusal to act as Executor thereof, I nominate and appoint my son, LAWRENCE R. ROSS, Executor or Successor Executor, as the case may be, of this my Last Will and Testament, with the same powers as are conferred upon my Executor first named above, and I direct that he shall serve without bond or security.

This my Last Will and Testament consists of three (3) typewritten pages, the following page included, each of which bears my signature.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 4 day of March A.D., 1980.

Stanley F. Ross

Signed, sealed, published and declared by the said STANLEY F. ROSS, on the date thereof, as and for his Last Will and Testament, in the presence of the undersigned, who, at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses thereto, believing him to be of sound mind and memory.

fill & Landace residing at 1124 Bunswick Lubre Shanning Dunes residing at 115 Denether.

Minute residing at many contact of the second of the second

STATE OF ILLINOIS) SS. COUNTY OF C O O K)

We, the attesting witnesses to the will of STANLEY F. ROSS, on oath state that each of us was present on Med 41. 1980, and saw the testator sign the will, of which this affidavit is a part, in our presence; that the will was attested by each of us in the presence of the testator; and that each of us believed the testator to be of sound mind and memory at the time he signed the will.

Jel Francisco

Signed and Sworn to,

before me this // day of

//// , 1980.

Successful Charles

Notary Public

Stanty Fr. Ross

PROOF OF WILL

Colonia Colonia de Santo de Colonia de Colon

THE STATE (OF SOUTH CAROLINA,	IN THE COURT OF PROBATE
Abbay	County.	Self Proven Will
By		udge of Probate for said County.
Personally	appears	
who, being dul	ly swore, says that he saw	
		writing, bearing date the day
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and contain:	Las	t Will and Testament; that the said
	was then of	sound and disposing mind, memory and understanding, according
to the best of d	deponent's knowledge and belief; and that the	
together with		and at the reque
of the testal	in presence, and in the	he presence of each other, witnessed the due execution thereof.
Swem to b	before me, this day of \	
	, Anno Domini 19	
Judge of Probate	te, Abbeville County, S. C.	·
	OPNED ADMITTING WILL I	TO PROBATE IN COMMON FORM
	ORDER ADMITTING WILL I	O PRODATE IN COMMON FORM
On hearing	the above petition of Helen P. 1	Ross
		n be granted and the said Last Will and Testament, with codic
	of Stanley F. Ross	, deceased, be entered of Probate i
Common Form.		, deceased, be emered of Probate 1
	g my hand and the seal of the Court of Probat	e, this 5th day of March
N		
		Judge of Court of Probate.
		ON OF FIDUCIARY
Abbevil	P SOUTH CAROLINA, 11e County.	
		g contains the true Last Will of the within named and that
	Stanley F. Ross	deceased, so far as know or believe;
d that I		same, by paying first the debts, and then legacies contained in the
•3 99est		·
ag will, as tar i	as goods	and chattels will thereunto extend and the law charge me, and that
	will mak	se a true and perfect inventory of all such goods and chattels; So
do n	<u>me</u> God.	
Sworn to bef	fore me, this 5th day of	
March		
Surie	Lee T. Nance	
age of Probeto,	Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
	Attorney's Name and Address:	X telen F. Ross
174.		

ASENDAM SERVENCO NASA

OF

PAUL KINGSLEY WORRILL AND ORA BELL SMITH WORRILL

STATE OF SOUTH CAROLINA:

COUNTY OF ABBEVILLE:

IN THE NAME OF GOD, AMEN:

WE, PAUL KINGSLEY WORRILL and ORA BELL SMITH WORRILL, of the County and State aforesaid, being of sound and disposing minds do hereby make, declare, and publish this and this only to be our joint and mutual will and testament, hereby revoking all other wills and testamentary papers at any time heretofore made by us.

FIRST: We instruct our executor or executrix, whichever the case may be, to pay all our just debts and funeral expenses from our estate as soon as possible.

SECOND: We give unto the survivor of us any and all property, both real and personal, whatsoever and wheresoever found, either owned by us jointly or individually, for his or her use or benefit absolutely.

THIRD: We do hereby nominate and appoint the survivor of us to serve as executor or executrix, whichever the case may be, with full power and authority to sign any and all papers or deeds in the settlement of our estate, and it is our wish and desire that the executor or executrix, whichever the case may be, be exempt from giving bond while serving in this capacity.

FOURTH: In the event that we should die simultaneously as a result of a common accident or common disaster, or calamity, or otherwise under such condition and circumstances as would render it doubtful as to who predeceased the other, then in that event, we do hereby give, devise, and bequeath all of our property, both real and personal, whatsoever and wheresoever found, to our daughter, SANDRA LEE WORRILL NORMAN, in fee simple. In that event we do hereby nominate and appoint our daughter, SANDRA LEE WORRILL NORMAN, to serve as Executrix of our estate and it is our desire that she be exempt from giving bond while serving in this capacity.

Georde Ordel 10, 1987

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Bridge Committee of the Committee of the

In the event that our daughter, SANDRA LEE WORRILL NORMAN, should predecease us then we do hereby give, devise, and bequeath all of our property, both real and personal, whatsoever and wheresoever found, to our grandchildren, MARY JANET NORMAN MOSS and ROBERT LOGAN NORMAN, JR., in equal shares, share and share alike. In this event we do hereby nominate and appoint MARY JANET NORMAN MOSS to serve as Executrix of our estate and it is our wish and desire that she be exempt from giving bond while serving in this capacity. WITNESS our hands and seal this // day of Desember, 1984.

Saul K Warrill
PAUL KINGSLEY WORRILL

SIGNED, SEALED, PUBLISHED, AND DECLARED by Paul Kingsley Worrill and Ora Bell Smith Worrill to be their Joint Last Will and Testament and we at their request and in their presence and in the presence of each other do hereby sign our names as witnesses hereto.

Madely & Wishcraft RESIDING AT Rante 2 ahberrile, AC 29620 Mark Summer RESIDING AT Rt 2 abbeuille, & C. 296 20 Alley RESIDING AT Pt 2 Honea path, S.C. 3965.

Recorded Darch 10, 1987 Will BR. # 15

PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County,	IN THE COURT OF PROBATE
By Bessie Lee F. Nance	, Judge of Probate for said County.
Personally appears	
who, being duly sworn, says that he saw	Paul Kingsley Worrill
sign, seal, publish and declare the annexed instrume	ent of writing, bearing date the day o
November, 1984	, A. D to b
and containhis	Last Will and Testament; that the saidP.au1
	hen of sound and disposing mind, memory and understanding, according
	at the said Mark Sumner
	caft and W.L. Ashley at the reques
	d in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this9th	
	`)
Drunger Z Manco	87 May Summer
Judge of Probate, Abbeville County, S	s. c. /
ORDER ADMITTING WI	LL TO PROBATE IN COMMON FORM
On hearing the above petition of	a Bell S. Worrill
it is hereby ordered, adjudged and decreed. That the	petition be granted and the said Last Will and Testament, with codicil
, of Paul Ki	ingsley Worrill , deceased, be entered of Probate in
Common Form.	
Given under my hand and the seal of the Court of	, 22
	Judge of Court of Probate.
) Judge of Court of Probate.
OTIALIFIC	ATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,)	THOU OF THE COMMIT
AbbevilleCounty.	
LL do solemnly swear, that this	writing contains the true Last Will of the within named and that
Paul Kingsley Worn	deceased, so far as
and that Will well and truly execu	ate the same, by paying first the debts, and then legacies contained in the
said Will, as far ashis	goods and chattels will thereunto extend and the law charge me, and that
w	Ill make a true and perfect inventory of all such goods and chattels; So
help me God.	
Sworn to before me, this9thday	of Ora Fell Worrell
·	37
Desic Sout Mance	(The Postoffice Address of each Fiduciary must be shown)
Judge of Probate, Abheville County, S. Attorney's Name and A	C. /

STATE OF SOUTH CAROLINA) COUNTY OF ABBEVILLE)

LAST WILL AND TESTAMENT OF LYDA FERGUSON HILL

IN THE NAME OF GOD, AMEN:-

I, Lyda Ferguson Hill, wife of Thomas Jackson Hill, Sr. of Abbeville County, South Carolina, being of sound and disposing mind, memory and understanding and desiring to make disposition of all of my property in case of death, do make, publish and declare the following as and for my Last Will and Testament, hereby revoking any and all wills heretofore by me made.

ITEM I: I direct that my Executor or Executrix, hereinafter named, as soon after my death as practicable, to pay all of my just debts and funeral expenses, with the first money coming into his or her hands.

After the payment of all my just debts I will, devise and bequeath the rest, residue and remainder of my property of whatsoever kind and wheresoever situate, real, personal, and mixed, unto my husband, Thomas J. Hill Sr., in fee simple absolute.

ITEM III: In the event that my husband, Thomas J. Hill, Sr., does not survive me, of if he and I should die simultaneously as a result of a common disaster, then I give, devise and bequeath all of my property, real, personal and mixed, whatsoever and wheresoever located to my two children, namely, my son, Thomas J. Hill, Jr. and my daughter, Mary Margaret Hill Temple, share and share alike.

Item IV: I hereby nominate, constitute and appoint my husband, Thomas J. Hill, Sr, Executor of this may Last Will and Testament, with full power to him to do any and every act necessary to carry this my Last Will and Testament into effect and without giving bond as such Executor, however, in the event of the death of my husband, Thomas J. Hill, Sr., or for any reason that he shall not be able to serve as my Executor, then it is my desire that my daughter, Mary Margaret Hill Temple, be appointed Executrix by the Court to carry out the terms of my above Will, and she to serve without bond.

IN WITNESS WHEREOF, I have hereunto set my seal this fund day of December, 1980.

Signed, Sealed, Published and Declared by Lyda Ferguson Hill, as and for her last Will and Testament in the presence of us, who in her presence, and each of us in the presence of the others, at her request, have subscribed our names as witnesses.

Rayford Hill

Tem P Kill

LAST WILL AND TESTAMENT OF

ROY J. BOTTS

- I, ROY J. BOTTS, of Abbeville County, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.
- 1. I give, devise and bequeath my entire estate, real and personal, and all property over which I shall have any power of disposition by will, whether acquired before or after the execution of this Will, to my wife, LENA B. BOTTS, in fee simple, if she shall survive me, or, if she predeceases me, then to my children, in equal shares, or their issue, per stirpes.
- 2. I appoint my wife, LENA B. BOTTS, Executrix of this my Will. If, however, she shall fail to qualify or cease to act as Executrix, I appoint my daughter, LUCILLE B. HILL, Executrix in her place. I direct neither shall be required to furnish any bond.
- 3. I authorize my Executrix to sell any personal property upon such terms as she may deem proper, at any time included in my estate.

IN WITNESS WHEREOF, I sign, publish and declare this as my Last Will March 20, 1973.

(Roy J. Botts) (SEAL)

The foregoing instrument, consisting of One (1) typewritten page, typewritten on only one side, was at the date hereof by the said ROY J. BOTTS signed, sealed, published and declared to be his Last Will and Testament, in the presence of us, who at his request, in his presence, and in the presence of each other, have subscribed our names as attesting witnesses.

Notes of Munitipun Cof Abbeville, South Carolina

Rosemary D. Capelan Q of Abbeville, South Carolina

Coasolon D. Lettle of Abbeville, South Carolina

OBERT L. HAWTHORNE. JR ATTORNEY AT LAW 200 E. PINCKNEY STREET ADBEVILLE. S. C. 20620

PROOF OF WILL

ABOUT TO SOUTH CAROLINA. IN THE COURT OF PROBATE Judge of Probate for said County. Roberts Pas Hawthorne, Jr. tens B. Botts see sal publics and decists the amend instrument of writing, bearing date the 20th taren. AD 1973 Last Will and Testament; that the said..... was then of sound and disposing mind, memory and understanding, according in the loss of decount's indepletic and belief; and that the said Robert L. Hawthorne, Jr. William Bry H. Copeland and Carolyn P. Little at the request the transport in his presence, and in the presence of each other, witnessed the due execution thereof. Second to before me this 19th day of Albeville County, S. C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On Bearing, he above pelition of Lena B. Botts Established adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil of Roy J. Botts, deceased, be entered of Probate in the my land and the seel of the Court of Probate, this 19th day of March 1987 QUALIFICATION OF FIDUCIARY THE STATE OF SOUTH CAROLINA, County. de solemnly swear, that this writing contains the true Last Will of the within named and that...... deceased, so far as ____ know or believe; will well and truly execute the same, by paying first the debts, and then legacies contained in the the will as the as the same of the law charge me, and that will-make a true and perfect inventory of all such goods and chattels; So development of the second of the second Anne Domini 1087 (The Postoffice Address of each Fiduciary must be shown)

STATE OF SOUTH CAROLINA)
COUNTY OF ABBEVILLE)

LAST WILL AND TESTAMENT
OF
HENRY WRIGHT

I, Henry Wright, being of sound mind and memory but mindful of the uncertainty of life, do hereby make, publish and declare the following as and for my last will and testament, hereby revoking any and all wills and testaments by me heretofore made:

ITEM I. I direct that all of my just debts be paid as soon as practicable after my death.

ITEM II. I give and bequeath to my wife, Aline T. Wright, all of the personal property that I now own, and all that I may later acquire, of every kind and nature, wheresoever situate.

ITEM III. I give, bequeath and devise to my wife,

Aline T. Wright, all of the real property that I now own, and

all that I may later acquire, wheresoever situate, to her,

her heirs and assigns forever.

ITEM IV. All the rest and residue of my property of every kind and nature, and wheresoever situate, real, personal or mixed, whether now owned or later acquired, I give, bequeath and devise to my wife, Aline T. Wright, her heirs and assigns forever.

ITEM V. In the event my wife and I should perish in a common accident or disaster, neither surviving the other, then in that event, I give, bequeath and devise all of my property, real, personal or mixed, and wheresoever situate, to my daughter, Johnnie Lou W. Taylor.

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Page 2

ITEM VI. I hereby nominate, constitute and appoint my wife, Aline T. Wright, as the sole executrix of this my last will and testament, she to serve without the necessity of bond if such be required by law at the time of my death. In the event my wife and I should perish in a common accident or disaster, as set out in Item V above, then in that event I nominate, constitute and appoint my daughter, Johnnie Lou W. Taylor, as the sole executrix of this my last will and testament, she to serve without the necessity of bond if such be required by # Z law at the time of my death.

> IN WITNESS WHEREOF, I have hereunto set my Hand and Seal to this my last will and testament, this _____ day of February, 1968.

> > (L.S.)

SIGNED, SEALED, PUBLISHED and DECLARED by the said Henry Wright as and for his last will and testament, in our presence, and in the presence of each other, and we at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names in our own handwriting as witnesses this // day of February, 1968.

Moter of Charles Jan 16 Mayof MANALIN

PROOF OF WILL

THE STATE OF SOUTH CAROLINA,

IN THE COURT OF PROBATE

By Beaute	Lee F. Nance Judge of Probate for said County.
Personally see	James W. Gurst
who, being day	sworm says that he saw Henry Wright
	h and declare the annexed instrument of writing bearing date the 10th day of
February	, A. D. 1968 to be
District Control State	Last Will and Testament; that the said
A CONTRACT OF THE PARTY OF THE	was then of sound and disposing mind, memory and understanding, according
OTC STATE OF STATE OF	coment's knowledge and belief, and that the said James W. Guest
by ther with	Clorence B. Tucker and Lois Powell at the request
of the testat_rix	in her presence, and in the presence of each other, witnessed the due execution thereof.
A Company of the Control of the Cont	ore me, this 17th day of
	Anno Domini 19.87 X MUSU TILL
judge of Probate.	Abbeville County, S. C.
	ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On bearing th	a above petition of Aline T. Wright
	od saijudged and decreed. That the petition be granted and the said Last Will and Testament, with codicil
	Henry Wright , deceased, be entered of Probate in
	my hand and the seal of the Court of Probate, this 17th day of March 19.87
	Judge of Court of Probate.
	QUALIFICATION OF FIDUCIARY
in the	SOUTH CAROLINA. County.
	do solemnly swear, that this writing contains the true Last Will of the within named and that
Henry	Wright deceased, so far as I know or believe;
and that	will well and truly execute the same, by paying first the debts, and then legacies contained in the
sald Will, as for as	goods and chattels will thereunto extend and the law charge me, and that
	will make a true and perfect inventory of all such goods and chattels; So
	ma God.
Design to before	to, this 17 day of \ Celesie I. Likelt
Varob 	Anno Domini 19.87
Turing of Probate	Abbavilla County, S. C. (The Postoffice Address of each Fiduciary must be shown)
	Attorney's Name and Address:

: - | te a compression of

Tast Will and Testament

of

FRANK BOYCE HARPIS

I, Frank Bovce Harris, of the County of Anderson, State of South Carolina, do hereby make, ordain, publish and declare this as and for my Last Will and Testament, hereby revoling any and all instruments of a testamentary nature heretofore made by me.

- I. I will and direct that all of my just delta be paid as soon as practicable after my decease.
- II. I will, devise and bequeath unto my wite, Crace Bradford Farris, all of my property, real, personal, wiked, tensible, intangible, of whatsoever nature and whereneever situate of which I may die seized and possessed or to which I may be entitled at my decease.
- III. If my aforesaid wife, Grace Bradford Harris does not survive me, I leave my property as follows:
- (a) To my daughter, Helwyn H. Johnson, Foute 2, Pea Creek Road, Belton, South Carolina, I will, devise and bequeath all my right, title and interest in and to:
 - 2 lots, 1019=1020 McKinney Boad, Anderson, S. C.
 2 lots, one building and one garage building 110=112 Pmy 29 Bv=Pass, Anderson, S. C.
 One chair with footstool, and all china owned.

(b) To my daughter, Irene H. Davis, 1001 Brock Street, Anderson, South Carolina, I will, devise and bequeath all my right, title and interest in and to:

2 lots and one house, 500 Nav. 20 Nu-Pann, Anderson South Carolina

lot and three bldgs. 108 Pwv 29 Bulland, Apriemon. South Carolina

1 lot and house, 317 F Street, Anderson, S. C. W 1/2 Acres, Lake Secession, Abbeville County, So Mtg on house and lot Church Street, Pendleton, C. All household furniture and nilvercape then exped. All automobiles then exped.

(c) All the rest and residue of my property, real, personal, mixed, tangible, intangible, of whatseever nature and wheresoever situate of which I may die seized and possessed on to which I may be entitled at my decease, I will, devise and beginst unto my daughters, Irene II. Davis and Helman II. Johnson, in equal shares. I direct that my Executor, in making division of such property abide by the wishes of my said daughters as far as prociedable; however, the decision of my Executors shall be final.

IV. I nominate, constitute and appoint my wife Orace Bradford Harris, as Executrix of this my Last Will and Testament. In the event my said wife shall not survive me, or shall be upwilling to so act, I nominate, constitute and appoint Prancis P. Pant, Jr. as Executor of this my Last Mill and Testament. My Executria or Executor shall have full power, authority and discretion to:

B.H

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compromise and settle claims or demands for or against my estate; if considered advisable in order to pay claims or demands, or in order to preserve or make division of my property under Item II (c) above, to transfer or encumber any part or all of my estate or to sell same at public or private sale, all upon such terms as she or he deems advisable; and to do all acts and things in the management of my estate which a prudent individual might do in the management of his own affairs. The foregoing shall not be construed to limit in any manner the power, authority or discretion conferred by law upon my Executrix or Executor.

and seal this the Aday of Passauary, 1968.

MARCH

Funk Loyar Harris (SFAL)

Signed, Sealed, Published and declared by the said Frank Boyce Harris as and for his Last Will and Testament in the presence of us, who in his presence and in the presence of each other, at his request, have subscribed our names as witnesses hereunto.

ANDERSON, SOUTH CAPOLINA

ANDERSON, SOUTH CAPOLINA

ANDERSON, SOUTH CAPOLINA

ANDERSON, SOUTH CAPOLINA

COUNTY OF ABBEVILLE

Tast Will and Testament

OF

MILDRED J. LAND

I, MILDRED J. LAND, being of sound mind and memory but mindful of the uncertainty of life, do hereby make, publish and declare the following as and for my last will and testament, hereby revoking any and all wills and testaments by me heretofore made:

ITEM I.

I direct that all of my just debts be paid as soon as practicable after my death.

ITEM II.

I give to my son, Roger Carlton Land, whatever automobile and whatever motorcycles that I have in my name that he has paid for. He presently owns a 1969 Sun Beam automobile, a 1973, 350 HP Yamah motorcycle and a 1974, 125 HP Yamah motorcycle, the titles of which are in my name.

ITEM III.

erty that I now own and all that I may later acquire, of every kind and nature and wheresoever situate, I give in equal shares to my five children, they being Gene Anderson Land, David Ray Land, Virginia Land Miner, Kathy Land Schuler and Roger Carlton Land.

ITEM IV.

have the use of my house located on Simpson Street in Calhoun Falls, S. C. for so long as he shall remain single or so long as he shall remain single or so long as he shall live. Upon his marriage, or upon his death if he is not married, then my house shall be sold by my executors hereinafter named and the proceeds divided equally between my children, the

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(Last Will and Testament of Mildred J. Land) (Page No. 2 of 2 Pages)

child or children of the deceased child to take their parent's share.

ITEM V.

All the rest and residue of my property, of every kind and nature, and wheresoever situate, real, personal or mixed, whether now owned or later acquired, I give, bequeath and devise, in equal shares, to my five children, their heirs and assigns forever.

ITEM VI.

I hereby nominate, constitute, and appoint my two sons, Gene Anderson Land and David Ray Land, as the sole executors of this my last will and testament, they to serve without the necessity of bond if such be required by law at the time of my death.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal to this my last will and testament, this 20 day of July, 1974

mildred J. Land (L.S.)

Mildred J. Land as and for her last will and testament, in our presence, and in the presence of each other, and we at her request, and in her presence, and in the presence of each other, have here—unto subscribed our names in our own handwriting as witnesses this

March May Graden of Calhour Falls & C.

STATE OF SOUTH CAROLINA. COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT JAMES A. ASHLEY

IN THE NAME OF GOD AMEN:

I, James A. Ashley, being of sound mind and discretion, but sindful of the uncertainty of life, do hereby make, ordain, publish and declare this for and as My Last Will and Testament, herby revolking all others of a feetamentary nature heretofore by me made.

Item I. I direct that my Executrix hereinafter named pay all my just debts with the first money coming into her hands,

Item II. I hereby will, devise and bequeath unto my beloved wife, Helen G. Ashley, all my property of whatsoever kind and nature, both real and personal to be hers absolutely, in fee simple.

Item III. In the event my wife should predease me, I hereby will, devise and bequeath to my nephew, Kenneth Vaughn, my shotgun, in feesimple absolute. The remainder of my property, both real and personal, I will, devise and bequeath in equal shares to my niece, Katherine McMahan and my nephew, Kenneth Vaughn, in fee simple absolute.

Item IV. I hereby nominate, constitute and appoint, my beloved wife, Helen G. Ashley as Executrix of this my Last Will and Testament, to serve without bond. In the event my wife should fail to qualify, or she is deceased, I hereby nominate, constitute and appoint, Rachel Vaughn as Executrix of this My Last Will and Testament, to serve without bond.

WITNESS MY HAND AND SEAL THIS 26 DAY OF SEPTEMBER, 1978.

Signed, Sealed, Published and declared by James A. Ashley as his Last Will and Testament in our presence and we in the

presence of each other, at his request have hereunto signed our names as attesting

witnesses.

PROOF OF WILL

	DE SOUTH CAROLINA.) IN THE COURT OF PROBATE
	Hessie Lee F. Nance Judge of Probate for said County.
	Cathy W. Poole
	James A. Ashley
	blish and declare the annexed instrument of writing, bearing date the 26th day
	, 1978 , A.D. This to
	Last Will and Testament; that the said
mer browning have	Agh Lev was then of sound and disposing mind, memory and understanding, according
大学的主义	deponents intowiedge and belief; and that the said Cathy W. Poole
THE REPORT OF THE	of arol P Spear and Beatrice C. Sparrow at the reque
3000	before me this 30th day of
	by Jame Domial 19_87 (III) (There
Spine A Page	is. Ab beville County, S. C.
A STATE OF THE	
	ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On beats	g the shove polition of the Helen G. Ashley
It is bestly of	dered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, with codic
	James A. Ashley , deceased, be entered of Probate
	my sand and the seal of the Court of Probate, this 30t bay of March 19
	my kind and the seal of the Court of Probate, this 300 day of March 19
	Judge of Court of Probate.
	QUALIFICATION OF FIDUCIARY
	SOUTH CABOLINA.
	The Last Will of the within named and that
	Tance Ashley deceased, so far as I know or believe
	I will well and truly execute the same, by paying first the debts, and then legacies contained in the
	His goods and chattels will thereunto extend and the law charge me, and that
	will make a true and perfect inventory of all such goods and chattels; So
	God.
Sworn to be	Top see, this 30th day of Allen & ashley
	April Domini 19.8.7
	(The Postoffice Address of each Fiduciary must be shown)
	Abbay 111 e County, S. C. Attorney's Name and Address:

Tast Will and Testament

OF

SARAH PRINCE GAMBRELL

I, SARAH PRINCE GAMBRELL, of Abbeville County, State of South Carolina, hereby make, publish and declare this to be my Last Will and Testament and hereby revoke any and all other Wills and Codicils heretofore made by me.

ARTICLE I

I direct my Executrices to pay, out of my estate, all of my just and legal debts, including the expenses of my last illness and funeral expenses.

ARTICLE II

All the rest, residue and remainder of my estate, real, personal and mixed, of every kind and nature and wherever situate, of which I may die seized or possessed, I give, devise and bequeath the same unto my daughters, JANIE RUTH G. BUCKNER and PATRICIA ANN G. KELLETT, in equal shares, share and share alike, or all to the survivor if only one of them should survive me, provided, however, that if either of my said children should predecease me, leaving issue me surviving, such issue shall take, in equal shares, per stirpes, the part which the child who predeceased me would have taken if such child had survived me.

ARTICLE III

In addition to the powers given them by law, I authorize my Executrices herein named, and any successors to do the following, as in their unrestricted judgment and discretion may be advisable for the better management and preservation of my estate, without resort to any person or court for further authority.

SARAH PRINCE GAMBRELL (LS)

To sell any of the property of my estate, real or personal, for cash or on such other terms as may seem advisable; to borrow money and to make such pledges and mortgages in connection therewith as may be reasonably necessary and to execute and deliver any legal documents necessary for the accomplishment of this purpose; to hold estate assets in the form of cash free from any liability for failure to convert such cash into productive investments, to make distributions under this Will either in cash or in kind at fair value; to settle or compromise all claims in favor of or against my estate, to retain any investments received by them as part of my estate or to sell the same and reinvest the proceeds, not being confined to those investments authorized by law for the investments of funds held by a fiduciary, and to do all acts and things, and have all powers and privileges that an absolute owner of the property would have, subject always to the discharge of their fiduciary obligation.

ARTICLE IV

I hereby nominate, constitute and appoint as Executrices of this my Last Will and Testament my daughters, JANIE RUTH G. BUCKNER and PATRICIA ANN G. KELLETT, and direct that they shall serve jointly and without bond.

SARAH PRINCE GAMBRELL (LS)

Signed, sealed and declared by the said SARAH PRINCE GAMBRELL as and for her Last Will and Testament in the presence of us, three (3) competent witnesses, who in her presence and in the presence of each other, at her request, have subscribed our names as witnesses this 3 day of 4, 1986.

ADDRESSES

SARAH PRINCE GAMBRELL

LAST WILL AND TESTAMENT OF

S. A. FLEMING

- I, S. A. FLEMING, of R. F. D. 2, Donalds, Abbeville County, State of South Carolina, do hereby make, publish and declare the following as and for my Last Will and Testament, hereby revoking all other Wills and Codicils heretofore by me made.
- 1. All property, both real and personal, which I shall own at my death, and all property over which I shall then have any power of disposition by will, I give, will, devise and bequeath to my wife, AVA L. FLEMING, in fee simple, if she shall survive me. If my said wife shall predecease me, all property, both real and personal, which I shall own at my death, and all property over which I shall then have any power of disposition by will, I will, devise and bequeath to MY CHILDREN, in equal shares, in fee simple; subject to the provision, however, that the share of any minor beneficiary shall be transferred to my Trustee in trust and my Trustee in his uncontrolled discretion (1) may pay the income therefrom or any part thereof directly to such beneficiary or the Guardian of the person of such beneficiary and without responsibility on my Trustee to see to the application of any such payment, or (2) may expend the whole or any part of the income or principal, for the education and comfortable support of such beneficiary, or (3) may retain and invest, and re-invest the whole or any part of the income or principal, or accumulated income, and from time to time pay or expend the whole or any part thereof in the manner hereinshave provided, until such beneficiary attains his or her majority, and thereupon pay the balance then remaining to such beneficiary absolutely.
 - 2. I appoint my sons, LARRY E. FLEMING and HARRY T. FLEMING, Trustees of any and all trusts hereby created. If either of them should fail to qualify or cease to act as such Trustee, then I appoint the other as sole Trustee.

RJH RJH NJK

" (Recorded"

- 4. I hereby authorize my Executor or my Trustee to sell, lease, pledge, transfer, exchange, convert, or otherwise dispose of, or grant options with respect to, any real or personal property at any time forming a part of my estate, in such manner, at such times, for such purposes, for such prices, and upon such terms or conditions as she may deem advisable; to manage, operate, repair, and improve any real property forming part of my estate in such manner as she may deem advisable; to make distribution in kind and to cause any share to be composed of cash, property, or undivided fractional shares in property different in kind from any other share; to execute and deliver such instruments as may be necessary to carry out any of these powers; and to do any other act which she may deem necessary or desirable for the proper execution or discharge of any powers or duties held by or imposed upon her, whether by the terms of this Will or by applicable law.
- 5. I request that no Executor or Trustee hereunder be required to give any bond.
- 6. Throughout this Will the feminine gender shall include the musculine, the singular the plural, and vice versa.

IN WITNESS W. EREOF, I have signed my name at the foot and end of this my Last Will and Testament and affixed my seal this 14/4 day of Felicular, 1969.

S. A. Fleming) (L.S.)

The foregoing instrument, consisting of two (2) typewritten pages,

ANC.

typewritten on only one side, was at the date thereof by the said S. A. FLEMING, signed, sealed, published and declared to be his Last Will and Testament, in the presence of us, who at his request, in his presence, and in the presence of each other, have subscribed our names as attesting witnesses.

Robert J. Hauthaul J. of Abbeville, South Carolina

Marcy S. King of Abbeville, South Carolina

Recorded April 9, 1987 Will BR.# 15 Ogs-70-71

PROOF OF WILL

	PROOF OF	WILL		
THE STATE OF SOUTH CAROLINA, Abbeville County		IN THE COURT C	F PROBATE	
	Judge 0	f Probate for said Cou	nty.	
Personally appears Nancy S.	King 14			
who, being duly sworn, says that the saw		ming		
zign, seal, publish and declare the annexe	d instrument of writing	ng, bearing date the	lith	der of
Webruary	, A. D.	1969		100
and commin his	Last Will	and Testament; that the	ne sald	
S. A. Teming	was then of sound	and disposing mind,	memory and under	standing, seconding
to the best of deponent's knowledge and beli				
together with Rosemary Copelar	ıd	and Robert	L. Hawtherne,	Jr.
of the testal Ar in his pr				一种 医多类性 医二甲烷
Swom to before me, this 6th				
Anril , Anno D	Domini 19			
Judge of Probate, Abbeville	County, S. C.			7
	in the state of t			
ORDER ADMITTI	ng will to p	ROBATE IN CO	MMON FORM	
On hearteness has also as well them of	Ava L.Fleming			
On hearing the above petition ofit is hereby ordered, adjudged and decreed,	a di		Last Will and Testa	ment, with codicil
of	S.A.Fleming		, deceased, be en	leved of Probate in
	and the second s	in the second se		
Common Form.				
Common Form. Given under my hand and the seal of the			, April	
				19.87
Given under my hand and the seal of the	Court of Probate, this	6th day o		19.87
Given under my hand and the seal of the QUA THE STATE OF SOUTH CAROLINA,	Court of Probate, this			19.87
Given under my hand and the seal of the QUA THE STATE OF SOUTH CAROLINA, Abbeville County.	Court of Probate, this	6th day o	Judge of Co	urt of Probate.
Given under my hand and the seal of the QUA THE STATE OF SOUTH CAROLINA, Abbeville County. L do solemnly swea	Court of Probate, this ALIFICATION (6th day of the body of the body of the true Last Will	Judge of Co	urt of Probate.
Given under my hand and the seal of the QUA THE STATE OF SOUTH CAROLINA, Abbeville County.	Court of Probate, this ALIFICATION (6th day of the body of the body of the true Last Will	Judge of Co	urt of Probate.
Given under my hand and the seal of the QUA THE STATE OF SOUTH CAROLINA, Abberille County. I do solemnly sweat S. A. Fleraing and that I will well and	Court of Probate, this LUFICATION (r, that this writing cont truly execute the same	6th day of FIDUCIARY ains the true Last Will deceased, by paying first the de	Judge of Co of the within named so far as	and that know or believe; contained in the
Given under my hand and the seal of the QUA THE STATE OF SOUTH CAROLINA, Abberille County. I do solemnly swea	Court of Probate, this LUFICATION (r, that this writing cont truly execute the same	6th day of FIDUCIARY ains the true Last Will deceased, by paying first the de	Judge of Co of the within named so far as	and that know or believe; contained in the
Given under my hand and the seal of the QUA THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly sweat S. A. Fleming will well and said Will, as far as his	Court of Probate, this ALIFICATION (r, that this writing cont truly execute the same, goods and c	6th day of FIDUCIARY ains the true Last Will deceased, by paying first the de	of the within named so far as. I	and that know or believe, contained in the
Given under my hand and the seal of the QUA THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly sweat S. A. Fleming will well and said Will, as far as his	court of Probate, this LIFICATION (r, that this writing cont truly execute the same goods and c	of the day	of the within named so far as I	and that know or believe, contained in the
Given under my hand and the seal of the QUA THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swea S. A. Fleming and that I will well and said Will, as far as his Thelp God Sworn to before me, this 6th	court of Probate, this LIFICATION (r, that this writing cont truly execute the same goods and c will make a t	of the day of the first the deshattels will thereunto the day of the deshattels will thereunto the deshattels will thereunto the deshattels will thereunto the deshattels will thereunto the deshattels will the deshattel will t	of the within named so far as I	and that know or believe, contained in the
Given under my hand and the seal of the QUA THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swea S. A. Flessing and that I will well and said Will, as far as his I help E18 Cod.	court of Probate, this LIFICATION (r, that this writing cont truly execute the same goods and c will make a t	of the day of the day of the day of the true Last Will deceased, by paying first the day thattels will thereunto the true and perfect inventor.	of the within named so far as I bis, and then legacies strend and the law chary of all such good	and that know or believe, contained in the sarge me, and that
Given under my hand and the seal of the QUA THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swea S. A. Fleming and that I will well and said Will, as far as his Thelp God Sworn to before me, this 6th	court of Probate, this LIFICATION (r, that this writing cont truly execute the same, goods and c will make a t day of omini 19	of the day	of the within named so far as I bis, and then legacies strend and the law chary of all such good	and that know or believe, contained in the sarge me, and that
Given under my hand and the seal of the QUA THE STATE OF SOUTH CAROLINA, Abberille County. I do solemnly sweat sold Will, as far as his Thelp Fig God Sworn to before me, this 6th April Anno Do Judge of Probate, Abbeville	court of Probate, this LIFICATION (r, that this writing cont truly execute the same, goods and c will make a t day of omini 19	of the day of the day of the day of the true Last Will deceased, by paying first the day thattels will thereunto the true and perfect inventor.	of the within named so far as I bis, and then legacies strend and the law chary of all such good	and that know or believe, contained in the sarge me, and that

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF.

OSCAR D. CLARK

IN THE NAME OF GOD, AMEN:

I, Oscar D. Clark, of the County and State aforesaid, do make, publish and declare the following as and for My Last Will and Testament, hereby revolking all others of a testamentary nature heretofore by me made.

ITEM I. I will and direct that my Executrix hereinafter named pay all my just debts and funeral expenses with the first money coming into her hands.

ITEM II. I will, devise and bequeath all my property, real, personal or mixed of whatsover kind and wheresover situate unto my sister-in-law, Eugenia Burton, in fee simple, absolute.

ITEM III. I hereby nominate, constitute and appoint my sister-in-law, Eugenia Burton, as Executrix of this My Last Will and Testament, to serve without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 30th day of March, 1987.

Signed, Sealed, Published and Declared by Oscar D. Clark as and for his Last Will and Testament, in the presence of us, who in his presence, and in the presence of each other, at his request, have subscribed our names as

ADDRESS

ADDRESS Webleville

__ADDRESS Cluberale

PROOF OF WILL

	THE STATE OF SOUTH CAROLINA. Abbeville County
	By Bessie Lee F. Nance Judge of Probate for said County
	Personally appears Rev. Marion/T. Greer
	who, being duly sworn, mys that he saw Oscar D. Clark
	sign, seal, publish and declare the amered instrument of writing bearing date the
	March Ap 1987
	and contain his Last Will and Testament; that the said
	Oscar D. Clark was then of sound and disposing mind, memory and inderstanding become
	。 第一章
	to the best of deponent's knowledge and belief; and that the said Rev. Martin T. Green
	bogether with Parbara McClain at the requestion and Vickia Kecwin at the requestion
	of the testat CV in his presence, and in the presence of each other, witnessed the due execution thereof.
	Swom to before me, this 7th day of \
	April Anno Domini 1987
	Anno Domini 19
:	Jedge of Probate Abbeville County, S. C.
	ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
	Baronia Danton
	On hearing the above petition of Bigonia Burton it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with toolse
i	, of Cscar D.Clark
	Common Form.
	Given under my hand and the seal of the Court of Probate, this 7th day of APT 11
	Judge of Court of Phobali
	QUALIFICATION OF FIDUCIARY
	THE STATE OF SOUTH CAROLINA.
	Abbeville County.
	do solemnly swear, that this writing contains the true Last Will of the within named and that
	Oscar DeClark deceased so for set Total bridge Bellet
	and that will well and truly arecute the same, by paying first the debts and their legacies contained in its
	goods and chattels will thereupto extend and the law charge wie smith
	help me God
	Sworn to before me, this 7th day of \ Clegenea Julian
	April Anno Domini 19 87
	(The Postoffice Address of each Fiduciary mout be though
	Judge of Probate. Abbeville County, S. C.
	Attorney's Name and Address:

87E559R

I, WILLIAM HENRY COBB, of the County of Abbeville, State of South Carolina, do make, ordain, publish and declare this as my Last Will and Testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.

- 1. I direct my Executrix, hereinafter named to pay all of my just debts and funeral expenses, as well as the costs and expenses of the administration of my estate, as soon after my death as shall be practicable.
- 2. I will, devise and bequeath all of my cash money in any banks, savings and loans, or bonds and all my personal property to my beloved wife, SARAHS. COBB.
- 3. I will, devise and bequeath all the rest, residue and remainder of my property of whatsoever kind and wheresoever situated, real, personal or mixed, in my possession or may come into my possession unto my beloved wife, SARAHS. COBB, during her natural lifetime. Then at her death I will, devise and bequeath all of my property of whatsoever kind and wheresoever situated, real, personal or mixed that remains in my estate to my daughter, PATRICIA CRAWFORD and to my stepchildren, GEORGE ROBERT STROUTHER, SUSIE GULLIBIAUX and ANTHONY P. DAWSON, share and share alike, in fee simple absolute.
- 4. In the event my wife, Sara, predeceases me or should we both perish in a common accident or disaster, neither surviving the other, then in that event I will, devise and bequeath all of my property of whatsoever kind and wheresoever situated, real, personal or mixed, to my daughter, PATRICIA CRAWFORD and to my stepchildren, GEORGE ROBERT STROUTHER, SUSIE GULLIBIAUX and ANTHONY P. DAWSON, share and share alike, in fee simple absolute.
- 5. I hereby nominate, constitute and appoint my wife,
 SARAHS. COBB, as my Executrix of this my Last Will and Testament
 without bond. If for some reason my executrix cannot serve, then
 I appoint my daughter, PATRICIA CRAWFORD, to serve as my Executrix
 without bond.

PAGE ONE OF TWO PAGES

Recorded 13

this	IN WITNESS WHEREON	l have hereu	nto set my hand o	and seal
		WILLIAM HE	H Cabh NRY COBB	(LS)
. •				
of us	Signed, sealed, pas and for his Las, who in his pres	ast Will and Tes sence and of eac	ch other at his	presence
	()			

PAGE TWO OF TWO PAGES

Recorded april 9,1987 Yelill Bk. #15 Pgo. 73-74

PROOF OF WILL

THE STATE OF SOUTH CAROLIN	
Abhavilla Coun	, Judge of Probate for said County.
	Charlie C. Murdock
	aw William Henry Cobb
	unexed instrument of writing, bearing date the. 11th day
November	, A. D. 1985 to b
and contain his	Last Will and Testament; that the said.
William Henry Cobb	was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge ar	nd belief; and that the said Charlie C. Murdock
together with Joy Hall	and A.C. Mattison at the reque
of the testator in his	presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this 6	th day of
April	nno Domini 1987
Todge of Probate. Abbeville	nno Domini 1987 Charle C. muce doct
Judge of Probate,	Section 1.
ORDER ADM	ITTING WILL TO PROBATE IN COMMON FORM
Carlesting the above petition of	Bara S. Cobb
is is hereby ordered, adjudged and de-	creed. That the petition be granted and the said Last Will and Testament, with codici
	William Henry Cobb deceased, be entered of Probate in
Common Firm.	
Electronder my hand and the scal	of the Court of Probate, this 6th day of April 19 8
	Judge of Court of Probate.
	QUALIFICATION OF FIDUCIARY
THE STATE OF SOUTH CAROLINA Abbavilla Coun	
A Company of the Comp	
	swear, that this writing contains the true Last Will of the within named and that
William Henry Cobb	
	I and truly execute the same, by paying first the debts, and then legacies contained in the
ada wo ar far ar 118	goods and chattels will thereunto extend and the law charge rac, and that
I	will make a true and perfect inventory of all such goods and chattely; So
me Co	d. () () () () ()
Sworn to before me, this 6th	day of J & Duch & Lobb
April	no Domini 1987
Judge of Public Abbeville	(The Postoffice Address of each Fiduciary must be shown)
	ey's Name and Address:



Andrew Agency of the second of . .

8785 57 R.

LAST WILL AND TESTAMENT OF MRS. R. M. O'DELL

of the Town of Due West, Abbeville County, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.

- 1. I give, devise and bequeath my entire estate, real and personal, and all property over which I shall have any power of disposition by Will, whether acquired before or after the execution of this Will to my son, JAMES T. O'DELL, in fee simple.
- 2. I appoint my son, JAMES T. O'DELL, Execusion in the my Will and direct that he shall not be required to farnish any bond.

IN WITNESS WHEREOF, I sign, publish and declare this as my last Will July 17, 1979.

Mrs. R. M. O'Dell)

The foregoing Will consisting of the (1) page was signed, sealed, published and declared by MRS. R. M. O'DELL, above named, to be her Will in our presence, and we at her request, and in her presence, and in the presence of each other, have hereto subscribed our names an arcsting witnesses.

Roserray D. Copeland of Abbeville, South Carolina Roll L. Hauthous Jr. of Abbeville, South Carolina

of Abbeville, South Carelina

TE HAWTHORNE. JR TORNEY AT LAW PINCENEY STREET VILLE, G. C. 29620

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	PROOF OF	WIL		
THE STATE OF SOUTH CAROLINA.		IN THE COURT OF 1	РПОВАТВ 💮 💮	
Anbeville Coulty				
By Bessie Lee F. Nance	Judge of	Probate for said County.		
Personally appears Nanc	King-			
who, being duly suote, says that he saw.	its R. M.	O'Dell (Bett	y 0'Dell)	
thin, so , publish and declare the annexed in		원생생이 나는 사람이 살아왔다.		
July, 1979	100 mg			
	, A. D.			10 %
and ton you her	Last Will o	and Testament; that the s	eid <u>Mrs.</u> R	M. Y(Ber
	was then of sound	and disposing mind, me	mory and understa	nding seconding
to the best of deponent's knowledge and belief; a	nd that the raid	Nancy	S. King	
				7.5
together with Rosemary H.	topeland	and Kobert	L. Hawthor	A Stable lögend
of the total	ce, and in the prese	nco of each other, withe	ssed the due execut	ios thateof.
Sware to before me, this 6th	day of \			
April Anno Domin	ı 198.7(45		
- annual	را الله المعاملة الم			
Junto of Probate Abbeville Cou	nty, S, C. /			
OPDER ADMITTING	WILL TO PI	ROBATE IN COMI	MON FORM	
		s T. 0'De11		
it is hereby ordered, adjudged and decreed, That	是最高		Will and Testame	at with colici
, of Mrs. R.1	1. (Betsy)	O'Dell	deceased be enter	d of Probate in
Commert Ferns.				
Given under my hand and the seal of the Cou	nt of Probate, this.	6th day of	April	
		2/4		
			Judge of Court	
LIAUQ	EICATION O	F FIDUCIARY		
THE STATE OF SOUTH CAROLINA.	August 1			
Abbeville Comy.				
do solemnly swear, the	if this writing conta	ins the true Last Will of t	he within named as	d that
Mrs. R.M. (Betty) O.	pell	deceased, so	far as I	now or believe:
end that will well and truly	execute the same.	by paying first the debte.	and then legacies of	ontained in the
ad Will, as for as her	Roods undict	attels will thereunto exten	id and the law chor	ge me, and that
	will make a tr	ne and perfect inventory	of all such goods a	nd chattels; So
help M.C. God.		0		2
Sworn to before me, this 6.1.11	_day of \	James O'de	20	
April 1 Anno Domini				
	**	(The Postoffice Address of	each Films	
Jedge of Probate				
Attorney's Name :	and Address:			
		rational de la company de La company de la company d		
		and Aller and the second		

LAST WILL AND TESTAMENT OF ARTHUR H. HEMBREE

her assid ARTSYM

I, ARTHUR H. HEMBREE, of the Town of Calhoun Falls, of.

Abbeville County, State of South Carolina, do hereby make, publish and declare the following as and for my Last Will and Testament, hereby revoking all other Wills and Codicils heretofore by me made.

- 1. All property, both real and personal, which I shall own at my death, and all property over which I shall then have any power of disposition by will, I give, will, devise and bequeath to my wife, NOBIE C. HEMBREE, in fee simple, if she shall survive me.
- 2. I appoint my wife, NOBIE C. HEMBREE, Executrix of this my Last Will and Testament.
- 3. I hereby authorize my Executrix to sell, lease, pledge, mortgage, transfer, exchange, convert, or otherwise dispose of any real or personal property at any time forming a part of my estate, in such manner, at such times, for such purposes, and for such prices, and upon such terms or conditions as she may deem advisable; to execute and deliver such instruments as may be necessary to carry out any of these powers; and to do any other act which she may deem necessary or desirable for the proper execution or discharge of any powers or duties held by or imposed upon her, whether by the terms of this Will or by applicable law.
- 4. I request that my Executrix hereunder shall not be required to give any bond.

IN	WITNESS	WHEREOF,	I have	signed	my nar	ne at t	he foot	and e	end
of this my	Last Will	and Testam	ent and	affixed	my se	al this	151		
day of J	V/Y	· :	1969.						•

(Arthur H. Hembree)

The foregoing instrument, consisting of One (1) typewritten page,

PIH RNC NSK

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typewritten on only one side, was at the date thereof by the said ARTHUR H. HEMBREE, signed, sealed, published and declared to be his Last Will and Testament, in the presence of us, who at his request, in his presence and in the presence of each other, have subscribed our names as attesting witnesses.

Hautha Abbeville, South Caroline

Rosemany & Capeland of Abbeville, South Carolina

Mancy S. King of Abbeville, South Carolina

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to the best of depo	iembree ment's knowledge and belief	and that the said	Nanovesk King		
Swom to befo	in_h\$8pre				
	Abbeville		<u>// ((//</u> ()		1
On hearing the	ORDER ADMITTIN	ie C. Hembres			
	disadvided and decreed (1)	dur H. Hembre		ast Will and Totton decreased be and	
Given under m	y hand and the seal of the C	ourt of Probate, this	9th day o	April 1	
	OUTH CAROLINA.	IFICATION O	F FIDUCIARY		
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Tast Will and Testament

I, LAURA W. BAILEY, a resident of and domiciled in the County of Abbeville, State of South Carolina, hereby make, publish and declare this to be my Last Will and Testament.

ITEM I.

I hereby revoke all other Wills and Codicils at any time heretofore made by me.

ITEM II.

I direct that all my just debts, obligations and funeral expenses be paid by my Executor as early as may be practical after my death, from any such funds or property left by me as my Executor may deem advisable to appropriate for such purpose; however, I direct that my Executor may cause any debt to be carried, renewed and refinanced from time to time upon such terms and with such securities for its repayment as my Executor may deem advisable taking into consideration the best interest of the beneficiaries hereunder. I further authorize my Executor to settle and discharge any claims against my estate in his absolute discretion and to plead the Statute of Limitations whenever applicable.

ITEM III.

It is my will and desire that my body be buried in a Christian manner beside my husband in the cemetery at the White Oak ARP Church.

ITEM IV.

I give unto the White Oak ARP Church, Coweta County, Georgia, the sum of Two Thousand (\$2,000) Dollars to be added to the Church's building fund or to be used in any capacity for the Church as the congregation may direct.

ITEM V.

I give all the rest and residue of my estate to my daughter, LUCILLE BAILEY PATRICK.

ITEM VI.

I appoint my daughter, LUCILLE BAILEY PATRICK, to be the Executor of this Will and direct that she shall serve without bond, and

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Page 1

B

I do grant unto her full power and authority to assign, transfer, mortgage, lease, sell or convey at public or private sale, for such price and upon such.terms and conditions as she may deem wise, any or all assets of my estate which she may think necessary or desirable in the administration of my estate, with like authority to execute deeds, assignments or other instruments incident thereto. In the event that she shall be unable or unwilling to act or to continue to act as Executor of this Will, I appoint in her place and stead, my son-in-law, WILLIAM B. PATRICK, JR., as Executor of this Will and do grant to him like power and direct that he serve without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my Last Will and Testament this 19 day of July , 1985.

Laura W. Bailey (L.S.)

Signed and sealed in the presence of the undersigned, who at the request of and in the presence of LAURA W. BAILEY, and in the presence of each other have hereunto signed our names as witnesses to this her Last Will and Testament.

Bonnie D. Jordan of alleulle S.C.

Joyce J. Shelton of Treenwood S.C.

Debui L. Blohn of Secenwood, S. C.

	•				
NONE	(IF NONE-SO ST	rate)		•	air Market Value at Date of Death
. Trust created retaining unto	taining life estate o self income for life, power to revoke o o take effect at death	or other incidents of o	wnership		
. Uther transfers intended to) take ellect at death				

11. POWERS OF APPOIN personal, whether testamenta	NTMENT That the testator/testatrix died or or otherwise, with an estimated fair to	seized and possessed market value of	of a power of app	ointment over prope	rty, both real and
	(IF NO	NE-SO STATE)			
NONE					
WHEREFORE your natit	ioner pray <u>s</u>	that said	will	xandx sociicit	
may be proved and allowed,	in common form, and Letters Te	estamentary	· KOT		issued
The postoffice address of each	in common form, and Letters Telescope, Jr. April S ach Fiduciary must be shown) Posto	office Address P.C	Box 1207		
(The posterior accides to		Gre	enwood, SC	29648	
Postoffice Address					
STATE OF SOUTH CAROLI	NA,				
County of <u>Greenwood</u>	Hlliam B. Patrick, Jr.		who be	eino dulv sworn sav	s that to the best
of <u>his</u>	knowledge, information and be	lief, the statements co	entained in the fore	egoing petition are to	rue and complete.
	fore me this		more	ting)	97
Sworp to and subscribed be	fore me this	day of	_April	-	, 19 <u>87</u>
Notary Public for South Card					
My Commission Expi	lres: 1/2/9/	OOF OF WILL			•
		701 01 WILL			
STATE OF SOUTH CAROLI		IN	THE COURT	OF PROBATE	
County ofABBEVILLI	and the of Probate for said County.				
Personally appears	Ronnie D. Jordan			····	
who, being duly sworn, says	s that he saw <u>Laura W. Baile</u>	y data the	10+h		day
+ .1 100E	are the annexed instrument of writing,	bearing date the	19611	, A.D.	to be and contain
**					
Laura W. Ba					
and and and an according to	the best of deponent's knowledge and	d belief; and that the	said <u>Bonnie</u>	D. Jordan	•
together with Joyce L.	Shelton Debbie L. Blomm ar	nd at the request of t	he testat <u>rix</u>	in	her
	nce of each other, witnessed the due ex				
Sworn to before me, th	nis 8 46 day o	ol .		_ ^	Λ

Abbeville

____ County, S.C.

Judge of Probate

LAST WILL AND TESTAMENT OF EDWARD P. NEWELL

- I, EDWARD P. NEWELL, of the City and County of Abbeville, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.
- 1. All property, both real and personal, which is hall own at my death, and all property over which I shall then have any power of disposition by Will, I will, devise and bequeath to my wife, MARGARET D. NEWELL, in fee simple, if she shall survive me.
- 2. If my said wife shall not survive me I will, devise and bequeath my entire estate to my daughter, KAREN LEIGH NEWELL, in fee simple; subject to the provision, however, that if she is a minor at the time of my death, my entire estate shall be transferred to my Trustee in truste and my Trustee in her uncontrolled discretion (1) may expend the whole or any part of the income or principal, for the education and comfortable support of such beneficiary, or (2) may retain and invest, and re-invest, the whole or any part of the income or principal, or accumulated income, and from time to time pay or expend the whole or any part thereof in the manner hereinabove provided, until she attains her majority, and thereupon pay the balance then remaining to her absolutely.
- 3. If my said wife shall not survive me, and if I shall not leave me surviving any issue, I will, devise and bequeath my entire estate to THE SHRINER'S HOSPITAL, GREENVILLE, SOUTH CAROLINA, to be used for its general purposes.
- 4. I appoint my wife, MARGARET D. NEWELL, Executrix of this my Will. If, however, she shall fail to qualify or cease to act as Executrix, I appoint my daughter, KAREN LEIGH NEWELL, Executrix in her place. If both my said wife and my said daughter shall fail to qualify or cease to act as Executrix, I appoint MRS. DEWITT (EVELYN C.) MCNEILL, Executrix in their place. I direct neither shall be required to furnish any bond.

E.P. N.

RSH

OBERT L. HAWTHORNE, JR.

ATTORNEY AT LAW

200 S. PINCKNEY STREET

ABBEVILLE, S. C. 29620

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- 5. I appoint MRS. DEWITT (EVELYN C.) MCNEILL, of McGowan Avenue, Abbeville, South Carolina, Trustee of the trust created under this my Will and direct that she shall not be required to furnish any bond.
- 6. If my wife shall predecease me, or if she dies after my death without having appointed a testamentary guardian for any minor child or children of ours, then I hereby nominate, constitute and appoint MRS. DWEITT (EVELYN C.) MCNEILL, as testamentary guardian of the persona and the property of such minor child and to the extent allowed by law direct that such guardian shall serve without bond.
- 7. I authorize my Executrix and my Trustee to sell, at public or private sale, for cash or on credit, and upon such terms as she may deem proper, any property at any time included in my estate.

of each other, have hereunto subscribed our names as attesting witnesses.

Eagulyn Powell of abbeville, S. E.

Many S. King of Abheille S.C.

		PROOF OF				
	F SOUTH CAROLINA,	18.63	IN THE COUR	T OF PROBATE		
72 (C. 17)	Lee F. Nance	Judge of	Probate for said	County .		
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	sworn, says that the saw		V-5 (A) 10 (A)			
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分别的	ponent's knowledge and belief;				THE LONG	
together with	Robert I. Hawthorn	e, Jr.	end [lerolyn Powel	at the req	Dest
	in his prese		ence of each other	, witnessed the due	execution thereof.	
Sworn to be	fore me, this 2nd	day of	\mathcal{Y}	10		
	fore me, this 2NG. Anno Dom		1 au	4 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 	9	
Judge of Probate	Abbeville Co	ounty, S. C. 7				
	ORDER ADMITTING	G WILL TO P	ROBAŢE IN	COMMON FO	RM P	
	he above petition ofKar	en Leich New	all Fryar			
5 - K - K - K - K - K - K - K - K - K -	red, adjudged and decreed, Th	to the contract contract to the	Committee of the Commit	2. 5. 4. 114 12 2 2 2 2 2 3 3 3	Testament, with co.	licil
	of Edw	ard P. Newel		, deceased,	be entered of Probat	al •
Given under	my hand and the seal of the C	ourt of Probate, this.	2nd d	y of April	1 10	17
				Indge	of Court of Probate.	
	QUAL	IFICATION C	F. FIDUCIA	RY		
THE STATE OF Abbeville	SOUTH CAROLINA; County.					
1'	do solemnly swear, t	hat this writing conts	ins the true Last	Will of the within n	imed and that	
Rdvard	P. Newell		dece	sed to far as1	incvented	
	will well and tru		Contract of the Contract of th	177 Y 177 T		V.
said Will, as far, a			of all the same of	to extend and the level of the		
belg	me Cod.		The same of the			
Sworm to befo	ore me, this 2nd	day of \	Xau Ne	urell An	yas	
April 1	, Anno Domi	nd 19 <u>87</u>			DING CAMBULAN	
Judge of Probate,	AbbevilleConAttorney/s Name		(And Postoffice Ad	dress of each Piducia	ry must be shown)	
			SEAL SEAL OF			

First Will and Testament

o£

WILLIAM CLYDE PRUITT, SR.

WILLIAM CLYDE PRUITT, SR., of Hatfield Township, Montgomery County, Pennsylvania, do hereby make my last Will and revoke all Wills and Codicils at any time heretofore made by me.

FIRST: I direct that my debts and the expenses of my last illness and funeral shall be paid by my executors as soon after my death as is convenient.

SECOND: I devise and bequeath all my estate of every kind and nature wherever situate to my wife, Beverly Jane Pruitt, providing she shall survive me by thirty (30) days.

THIRD: If my wife, Beverly Jane Pruitt, does not survive me by thirty (30) days, I give, devise and bequeath my tools which I acquired over the years and used in my employment in equal shares to my sons, William Clyde Pruitt, Jr., and Thomas Frank Pruitt, or the survivor of them, after my fiduciaries have determined the monetary value of the tools through an independent appraisal.

FOURTH: If my wife, Beverly Jane Pruitt, does not survive me by thirty (30) days, I give, devise and bequeath all the rest, residue and remainded of myestate, of every kind and nature and wheresoever situate, to my children, (4.)

William Clyde Proitt fr., Thomas Frank Prints, Mary Jane Pruits and Lori Sue, the equal shares, per capita, with the stipulation that the value of the equal shares of the tools in paragraph Third is to be included as part of the shares to my sons in this paragraph Fourth.

with the possession of the fiduciaries herein designated.



SIXTH: In the event that any legatee or beneficiary hereunder shall die at the same time as I or in a common disaster with me, or under such circumstances that it is difficult or impossible to determine who died first, it shall be presumed that all such legatees or beneficiaries predeceased me.

SEVENTH: In the event that any beneficiary at the time for distribution of his or her share of the estate is a minor, or otherwise in the opinion of the fiduciaries lacks capacity to receive such share of the estate my fiduciaries shall hold, manage, invest and reinvest the same during the said minority or incapacity, IN TRUST, for such beneficiary. My fiduciaries may apply the income therefrom and any portion or all of the share of the estate for the maintenance, education and support of said beneficiary without the intervention of a guardian, and the receipt of such person or persons as may be elected by said fiduciary to receive and disburse the same shall be a full and complete acquittance.

EIGHTH: All federal, State and other death taxes payable becan of my death with respect to the property forming my gross estate for tax purposes shall be paid out of the assets comprising my residuary estate. Such taxes shall be paid at such times as my Executors may think advisable.

NINTH: I nominate, constitute and appoint my wife, Beverly Jane Pruitt, as executrix of this, my Will.

- a. If my wife, Beverly Jane Pruitt, be unable to serve as executrix, I appoint my sons, William Clyde Pruitt, Jr. and Thomas Frank Pruitt, or the survivor of them as substitute or successor executors of this, my Will.
- b. I direct that no fiduciary acting hereunder shall be required to give any bond or other security for the faithful performance of their duties, nor shall they be required to file annual accountings.

TENTH: I direct that my fiduciaries, or any successors thereto in addition to, and not in limitation of any authority given by law, shall have the following powers:

A. To retain any property owned by me at my death and to invest and reinvest in any property including common stocks up to one hundred percent (100%) hereof, without restriction to socalled legal invest-

to mortgage, to lease (for any period of time my fiduciaries deem appropriate) to alter, to improve, to petition and to exchange all or any of my real estate.

- C. To renew or extend the time of payment of any obligation, secured or unsecured, payable to or by my estate for as long a period or periods of time, and on such terms as they may determine; and to adjust, settle, compromise and arbitrate claims or demands in favor of or against my estate or any Trust created hereunder, upon such terms as they may deem advisable.
- D. To borrow money from any person , including my fiduciaries, and to sell to said fiduciaries.
- E. To make loans on whatever terms my fiduciaries think appropriate, including to my estate with or without security.
- F. To register securities and other property held by them in the name of the nominee or in bearer form, and to exercise all voting rights and options to issue proxies and otherwise to assert all ownership rights thereof.
- G. To do all such acts, to take all such proceedings and to exercise all rights and privileges, although not hereinbefore specifically mentioned, with relation to any such property as if the absolute owner thereof.

ELEVENTH:

- A. Whenever appropriate in this Will, the singular shall be taken to include the plural, and vice versa; and the masculine to include the feminine, and vice versa; and each of them to include the neuter, and vice versa.
- B. For all purposes hereunder, the word "property" shall be taken to include the real and personal property and any interest of any kind in any real or personal property; and the word "give" shall be taken to include the words "devise" and "bequeath" wherever appropriate in order to effectuate the testamentary transfer of real or personal property.

&s

C. For all purposes hereunder, the terms, "Executor!"
"Executors" and "fiduciaries", shall apply, respectively to those who are then entitled and qualified to act as such, whether originally appointed, remaining, substituted or succeeding.

IN WITNESS WHEREOF, I, WILLIAM CLYDE PRUITT, SR., have set hand and seal this day of , 1979.

WILLIAM CLYDE PRUITS, SR.

SIGNED, SEALED, PUBLISHED, and DECLARED by the above-named Testator, WILLIAM CLYDE PRUITT, SR., as and for his last Will in the presence of us, who, at his request, in his presence and in the presence of each of have hereunto subscribed our names as witnesses.

Thomas M. Mally	Address 868 a	Johtour Heet da 194
Joan Keenan		reton borough, Ibrrecto
	Address	

STATE OF SOUTH CAROLINA,)
COUNTY OF ABBEVILLE.)

LASTWILL AND TESTAMENT OF IRIS P. CLARK

In the name of God, Amen:-

1:- I, Iris P. Clark of the County and State aforesaid, do make, ordain, publish and declare this as my last Will and Testament, hereby revoking
all Wills and Instruments of a testamentary nature heretofore by me made.

2:- I will and direct that my Executor hereinafter named shall pay all of my just debts with the first money coming into his hands.

I will, devise and bequeath all of my property of whatsoever kind and wheresoever situate, real and personal, unto my husband, Oscar D. Clark, in fee simple absolute.

I hereby nominate, constitute and appoint my husband, Oscar D. Clark, Executor of this my last Will and Testament, without bond.

IN WITNESS HHEREOF, I have hereunto set my hand and seal this 28th day of June, 1952.

Signed, Sealed, Published and Declared by Tris P. Clark, as and for her last will and Testament, in the presence of us, who in her presence, and of each other, at her request, have subscribed our names as witnesses.

Drin P. March

B. Mar

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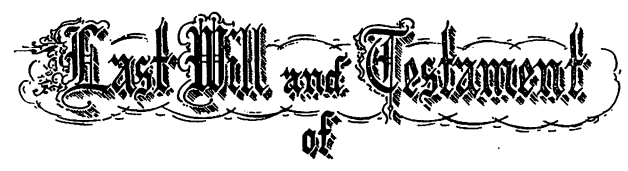
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PROOF OF WILL IN COMMON FORM OF

Iris P. Clark DATE OF DEATH: March 23, 1987	
STATE OF SOUTH CAROLINA)	
COUNTY OF ABBFVILLE	
BY BESSIE IEE F. NANCE, Judge of Probate for Abbeville County, South Caroli	na ; -
PERSONALLY appeared before me, Frank Burton	•
who after being duly sworn, deposes and says that he has examined the	
executed Will of	1. 6. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
June 1952, hereto attached, and that upon a careful examination	
of the alleged signature of <u>Iris P. Clark</u> to Will last Will	
and Testament, that your affiant is familiar with the signature of the	
said, <u>Iris P. Clark</u> and knows that the signature of the	(#) 3.33 3.43 4.43
said, is the authentic and genuine signature	
of the said,, deceased.	¥1.
Subscribed and Sworn to before me	
	n je
this 20th day of April 19 87.	
Judge of Probate for Abbeville County, Jones 7 Buts	
South Carolina.	
* * * * * * * * * *	
STATE OF SOUTH CAROLINA)	4
COUNTY OF ABBEVILLE	3
BY BESSIE LEE F. NANCE, Judge of Probate for Abbeville County, South Carolin	
	· 13.
PERSONALLY appeared before me. Nancy S. King	1
who being duly sworn, deposes and says that she has examined the executed	
Will of Iris P. Clark dated dated	
hereto attached, and that upon a careful examination of the alleged signatur	
of J. H. Sherard Bessie Lee Nances and J. D. Mar	9
as witnesses to the said Will of Iris R. Clark	
, that your affiant is familiar with the signatures of	14
of the witnesses to her Will, to-wit-	
J. H. Sherard , Bessie Lee Nance , J. D. Mars	
and that your affiant knows that the said signatures as witness to the said	
ing the control of th	1
Will of <u>Iris P. Clark</u> are authentic and genuine signatures	
Will of <u>Iris P. Clark</u> are authentic and genuine signatures of the said witnesses.	
of the said witnesses. Subscribed and Sworn to before me	
of the said witnesses.	





STARLING JAMES SKELTON

I, STARLING JAMES SKELTON, a resident of Deatsville, Elmore County, Alabama, being of sound and disposing mind and memory, do hereby make, publish, and declare this to be my LAST WILL AND TESTAMENT, hereby revoking all wills and codicils heretofore made by me.

FIRST

I direct that all of my debts, my funeral expenses, and the costs of administration of my estate be paid by my executrix or her successor as soon as practicable after my death. In her discretion, my executrix or her successor may pay from my domiciliary estate all or any portion of the costs of ancillary administration and similar proceedings in other jurisdictions.

SECOND

I give, devise, and bequeath all the rest, residue, and remainder of my property, whether real, personal, or mixed, tangible or intangible, of whatever nature and wherever situated, owned by me or over which I may have a power of appointment at the time of my death, to my wife, MAGGIE FANNIE SKELTON, if she is living at the time of my death.

THIRD

In the event that my wife, MAGGIE FANNIE SKELTON, does not survive me, then I give, devise, and bequeath all the rest, residue, and remainder of my property aforesaid to DONNA LEE ODOM COOPER of Clayton, Alabama, if she is living at the time of my death.

FOURTH

In the event that all of the above named or described beneficiaries fail to survive me as herein provided or for any other reason whatsoever fail to take under this my LAST WILL AND TESTAMENT, then I give, devise, and bequeath all the rest, residue, and remainder of my property aforesaid to Shriners Hospital for Crippled Children, 2100 North Pleasantburg Drive, Greenville, South Carolina.

FIFTH

No beneficiary, legatee, or devisee under this my LAST WILL AND TESTAMENT shall be deemed to have survived me unless such beneficiary, legatee, or devisee shall

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survive me by thirty (30) days not including the day of my death.

SIXTH

I nominate and appoint my wife, MAGGIE FANNIE SKELTON, as executrix of this will. If she should predecease me or fail or refuse to act as executrix, or having acted, should thereafter die, resign, or become incapacitated, then, in that event I nominate and appoint DONNA LEE ODOM COOPER of Clayton, Alabama, to act as her successor.

SEVENTH

I desire that my executrix consult with the Personal Affairs Officer of the nearest military installation and the Veterans Administration to ascertain if there are any benefits to which my heirs might be entitled because of my military service.

I hereby grant to my executrix or her successor, continuing, absolute, and discretionary power to deal with any property, real or personal, held in my estate as freely and completely as I might in handling my own affairs, including but not limited to the following power and authority:

- 1. To sell, exchange, mortgage, lease, or dispose of any or all property, real or personal, at public or private sale, at such time and price and upon such terms and conditions as my executrix or her successor shall determine.
- 2. To borrow money upon such terms and conditions as she may determine.
- 3. To employ accountants, attorneys, and such other agents as she may deem advisable, and to pay reasonable compensation for their services.
- 4. To compromise, settle, or adjust any claim against my estate.
- 5. My executrix shall not be required to file any inventory or accounting in any court.

It is my desire and I direct that my executrix or her successor may exercise the powers and authority herein granted independently and without prior or subsequent order or approval of any court or judicial authority, including the court having jurisdiction over the settlement of my estate.

I direct that neither my executrix or her successor shall be required to give bond for the faithful performance of her duties as such, or to file an inventory or appraisal

of my estate in any court, and that if any bond be required by any statute, rule, or order of court, then I direct that no surety be required thereon.

Signed	this	day of	DCT.	
	MAXWELL			

STARLING JAMES SKELTON

The foregoing instrument consisting of this page and two other typewritten pages was signed and published by the testator as his last will, in the presence of us, who at his request, in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses. We each certify that in our opinion, at the time of the execution of this will, the testator was mentally competent and acting voluntarily.

William C Schruder OF Sanford, Fla
William C. Schreeder SSAN 266-82-7477
Della Schrosen 300 mg. St.
2/4 (. Sand OF Juskeges, Al 36083
101/TON C. DAUIS SSAN 422-64-1050
Mario Galdie OF PITTS ADEGS. PA. 15208
Morris GARDIE SSAN 181-34-7981
III DRAG CANONIC SSAIL

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FILED IN PROBATE COURT
ELMORE COUNTY, ALABAMA
E. W. ENSLEN
JUDGE OR PROBATE

10:30 A.M.

DEC 1 6 1986

Ew Enden

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT OF Calvin W. Willoughby

IN THE NAME OF GOD, AMEN-

- l. I, Calvin W. Willoughby, of the County and States aforesaid, do make, ordain, publish and declare this as my Last will and Testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.
- 2. I will and direct that my Executrix hereinanter named shall pay all of my just debts with the first money coming into her nands.
- 3. I will, devise, bequeath, all of my preperty of whatsoever kind and wheresoever situated, real, personal, or mixed, into my beloved wife, Genobia Ester Willoughby, in fee simple absolute.
- 4. I do hereby nominate, constitute, and appoint my wife, senobia Ester Willoughby, Executrix of this my Last Will and Testanent; without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 1st day of October, 1970, A. D.

Calmir W Willaughly, (LS)

Signed, Sealed, Published and Declared by Calvin W. Willoughby, and for his Last Will and Testament, in the presence of us, who in his presence and of each other at his request have subscribed our names as witnesses.

Atta l. Hanks Charlie Mandock

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COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT

OF

SUNNIE M. STEWART

In the name of God, Amen.

I, Sunnie M. Stewart, of the County of Abbeville, in the State of South Carolina, do make, ordain, publish and declare this as and for my Last Will and Testament, hereby revoking and renouncing any and all other instruments of a testamentary nature heretofore made by me.

Item 1. I commit my soul to the Gracious God who gave it and direct that my body be decently interred in a Christian manner.

Item 2. I will and direct that my Executor, hereinafter named, shall pay all of my just debts, including the expenses of my last illness and interment at the earliest convenient time.

Item 3. I will, devise and bequeath all my properties, both real and personal, of whatever kind and nature, and wherever situated, in equal undivided shares unto the following named persons:

Mrs. Mary S. Ramey, Mrs. Lillian S. Todd, Mrs. James (Annie) B. Stewart, Mr. Lewis Stewart, Mr. David Stewart, Mrs. Beatrice S. Brown, Mrs. Ovalene S. Gary, Mrs. Avanell S. McCord, Mrs. Betty S. Woolbright, Mrs. Leflesha S. Johnson, Mr. J. T. Stewart,

in fee simple, absolute and forever.

Item 4. I nominate, constitute and appoint my son, David Stewart, as Executor of this my Last Will and Testament; if for any reason whatsoever he should be unable to serve or quality, I nominate, constitute and appoint my son, Lewis Stewart, as Executor of this my Last Will and Testament, and direct that neither shall be required to post bond or other surety in order to qualify and act as such executor.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this day of May, A. D. 1974

Simie M Stury TSEAL

SIGNED, SEALED AND PUBLISHED AND DECLARED by Sunnie M. Stewart, as for and for her Last Will and Testament in the presence of us, who in her presence, and of each other, at her request, have subscribed our names as witnesses thie day of May, 1974.

Abbeville, S. C.
Abbeville, S. C.

and Abbeville, S. C.

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Hast Will and Testament

I, Joseph Alonzo Pruitt, a resident of and domiciled in the County of Anderson, State of South Carolina, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all Wills and Codicils at any time heretofore made by me.

ITEM 1.

I direct that all of my just debts, secured and unsecured, be paid as soon as practicable after my death; however, I direct that my Executors hereinafter named may cause any debt to be carried, renewed and refinanced from time to time upon such terms and with such securities for its repayment as my Executors may deem advisable, taking into consideration the best interests of the beneficiaries hereunder.

ITEM II.

I will, devise and bequeath unto my wife, Nancy H. Pruitt, all of my estate, real, personal or mixed, of whatsoever kind and wheresoever situate, either legal or equitable or both. If my said wife, Nancy H. Pruitt shall not survive me, then I give, devise, and bequeath all of my said property, of whatsoever nature and wherever situate to my then living children in approximately equal shares, share and share alike. Should either one of my children predecease me, such deceased child's share shall pass to the then surviving child of mine.

ITEM III

If any beneficiary and I should die under such circunstances as would render it doubtful whether the beneficiary or I died first, then

Roll Mon

It shall be conclusively presumed for the purpose of this my Will that said beneficiary predeceased me.

ITEM IV.

I hereby nominate, constitute and appoint as Co-Executors of this my Last Will and Testament, Russell J. Pruitt and Melissa Joy Pruitt, and direct that they shall serve without bond. If one of the named Co-Executors does not survive me, or if one fails to qualify as Co-Executor, or for any reason is unable or unwilling to continue to serve, then I hereby nominate, constitute and appoint the other named Co-Executor as sole Executor and direct that he shall likewise serve without bond. If bond is required by law, then I direct that my Executor shall not be required to furnish security or sureties on said bond.

ITEM V.

By way of illustration and not of limitation, and in addition to any inherent, implied or statutory powers, granted to my Co-Executors, generally, my Co-Executors are specifically empowered with respect to any property, real or personal, at any time held under any provision of this Will, to allot, allocate between principal and income, assign, borrow, buy, care for, collect, compromise claims, contract with respect to, continue any business of mine, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease, manage, mortgage, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, scll, sue for, to make distributions in cash or in kind or partly in each without regard to the income tax basis of such asset, and, in general, to exercise all powers in the management of my estate which any individual could exercise in the management of similar property owned in its own right, upon such terms and conditions as to my Co-Executors may seem best, and to execute and deliver any and all instruments and to do all acts my Co-Executors may deem proper and necessary to carry out the purposes of this my Will, without being limited in any way by the specific grants of power made, and without the necessity of a court order.

seal, this the ______ day of ______ 1985.

Tinde h Drives) address (Indeson & C.

White C. Chipmaddress (Anticker & C.)

A TRUE AND CORRECT COPY:

Judge of Probate for Anderson County, S. C

STATE OF SOUTH CAROLINA

COUNTY OF ABBEVILLE)

HELEN H. MCNEILL

I, HELEN H. McNEILL, (also known as Mrs. R. M. McNeill), of Abbeville County, South Carolina, do hereby make and publish this as my Last Will and Testament and hereby revoke all previous Wills and Codicils by me made.

- 1. I give, devise and bequeath my entire estate, real and personal and all property over which I have any power of disposition by will, whether acquired before or after the execution of this Will, to MY CHILDREN, in equal shares, Should any of my children predecease me then I direct that their share be left to their spouse and then at the death of their spouse their part shall be equally divided among their children.
- 2. I appoint my sons, ROBERT N. McNEILL, JR. AND PAUL McNEILL, Executors of this Will. If, however, either of them shall fail to qualify or cease to act as Executor, I appoint the other sole Executor. I direct that neither shall be required to furnish any bond.
- 3. I authorize my Executor to sell, at public or private sale, for cash or on credit, and upon such terms as he may deem proper, any property included in my estate.

IN WITNESS WHEREOF I sign, publish and declare this as my Last Will this the 3 day of January, 1986.

Helen	H maneile	(LS	١
HELEN H.	MCNEILL	······································	,

The foregoing Will consisting of One (1) page was signed, sealed, published and declared by Helen H. McNeill, above named, to be her Will in our presence, and we at her request, and in her presence, and in the presence of each other, have hereunto subscribed our names as attesting witnesses.

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